

**REMARKS**

The Action requested arguments pointing out specific distinctions believed to render claims 18-22 patentable over the applied references. These distinctions include (without limitation):

1. George does not disclose a user computer device having a first memory storing core selection, a second memory storing study materials for each course sections, a third memory device storing individual adapted course plans and a fourth memory device storing completed course sections and course plans.
2. George does not disclose a method step in which a user accesses a first memory device to choose course selections to create an individual adapted course plan based on an individual competence.
3. George does not disclose storing the individual adapted course plan in a third memory device.
4. George does not disclose downloading studying material from a second memory device.
5. George does not disclose calculating a plan completion date for an individual adapted course plan.
6. George does not disclose storing an indication in a fourth memory device that the user has completed a course action.

Each of these above distinctions from George relate to independent claim 18.

With respect to the dependent claims, George does not disclose validating a user before the user takes course sections as set forth in claim 19; George does not disclose a test generator for randomized list as required by claim 20; George does not disclose generating test questions

regarding theoretical questions and test items of practical events relating to the course sections as required by claim 21, and George does not disclose test items for practical events that are presented to the user in a chronological order in accordance with the production process or station system, as required by claim 22.

Support in the original specification for the new claims 18-22 is at (for example), page 2, line 14 through page 3, line 7; page 3, line 29 through page 4, line 20; page 6, line 23 through page 7, line 24; page 7, line 29 through page 8, line 14; page 11, line 12 through line 30; page 14, line 16 through page 15, line 29.

In addition, claim 18 has been amended to cure typographical and grammatical errors.

All claims are in good condition for allowance. If any small matter remains outstanding, the Examiner is requested to telephone applicants' attorney. Prompt reconsideration and allowance of this application is requested.

Respectfully submitted,

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